

Dear Chairs Williams and Lopes, Vice Chairs Smith and Anwar, Ranking Members Polletta and Cicarella, and Members of the Housing Committee:

My name is Logan George, and I am a resident of New Haven. I'm writing to communicate my strong support for **H.B 5208 - An Act Concerning Housing Opportunities for Justice Impacted Persons**. This bill would make it a discriminatory practice for housing providers to not consider a prospective tenant based on a criminal conviction after certain time periods. Specifically, housing authorities would not be allowed to consider convictions of misdemeanors over 3 years before the rental application, or convictions of a felony over 7 years before the rental application.

Currently in Connecticut, housing authorities can refuse to rent to any formerly incarcerated person, even for crimes committed many years ago. Barriers to reentry from the prison system are detrimental both to the formerly incarcerated and to the communities where those individuals come from. The lack of fair housing for formerly incarcerated people is a major roadblock for those trying to re-emerge in society and contributes heavily to the “revolving door” of homelessness and punishment—including a state recidivism rate of 34%. Even for smaller misdemeanor charges without any conviction that happened years ago — such as a conviction for conduct that occurred when the applicant was a minor — under present law, an applicant may be denied housing for that reason.

One of the biggest impacts a bill like this can have is the reduction of homelessness rates for those released from custody. Approximately 25% of Connecticut's homeless population has a criminal record. According to three years of data (2016-2019) from the Connecticut Coalition to End Homelessness's (CCEH) Homeless Management System — 48% of people who utilized homeless shelters had a DOC criminal record. By limiting access to housing for people with criminal records, Connecticut is perpetuating these cycles of poverty and denying people the right to housing based on past mistakes.

In conclusion, I urge you to provide a second chance at housing for those who committed crimes outside of the 3 and 7-year windows as outlined in H.B 5208. Instead of subjecting formerly incarcerated Connecticut residents to a cycle of criminalization — even for minor misdemeanors committed long ago — this state should seek to make the re-entry process as smooth as possible by mitigating the hardships that come when individuals emerge from prison. I urge you to favorably vote this bill out of the Housing Committee so that a second chance may be given to those who most need it.

Thank you for your time and consideration,
Logan George
New Haven, CT